UG. 31. 2006 9:01AM HA	RNESS DICK			46	NO. 227 SB/21 (P. 1)	
Linder the Pananwark Reduction A	uct of 1995, no person	U.S. Pat is are required to respond to a		^/t an: 11 S	S. DEPARTMENT OF COMMERCE displays a valid OMB control number.	
	Application Number Filling Date First Named Inventor		10/673,296		\	
TRANSMITTAL FORM			September 29, 2003 Michael Mittelstein, et al.]	
					RECEIVED	
		Art Unit		3746		TRAL FAX CENTER
		Examiner Name		Emmanuel	Sayoc	AUG 3 1 2006
to be used for all correspondence after Total Number of Pages in This Submission	Attorney Docket Nu	umber	_,	639-000035/US))	
Total Number of Pages III This Southern				7		
	ENCLOSURES (check all that apply Drawing(s)			After Allow	ance Communication to TC	1
Fee Transmittal Form	Licensing-related Papers		ĺ	Appeal Co	mmunication to Board s and Interferences	
Amendment / Reply	Petition		0	Appeal Communication to TO (Appeal Notice, Brief, Reply Brief)		
After Final	Petition to Convert to a Provisional Application] [Proprietary	/ Information	
Affidavits/declaration(8)	Power of Attorney, Revocation Change of Correspondence Address		ese [Status Let	ter	
Extension of Time Request	Teminal Disclaimer		ļ	Other Enclosure(s) (please identify below):		
Express Abandonment Request CD, Num		for Refund ber of CD(s)				
Information Disclosure Statement	Lan	Landscape Table on CD				
Certified Copy of Priority Document(s)						
Reply to Missing Parts/ Incomplete Application	fees that may	The Commissioner is hereby authorized to charge any additional fees that may be required under 37 CFR 1.16 or 1.17 to Deposit Account No. 08-0750.				
Reply to Missing Parts under 37 CFR1.52 or 1.53	AGGOUNT NO.					
SIGNATURE OF APPLICANT, ATTORNEY, OR AGENT						
Firm Haress, Dickey & Plerce, P.L.C.						_
Signature						
Printed Name						
Date August 31, 2006		6	Reg. No. 35,685			
		TE OF TRANSMISS				\rightarrow
I hereby certify that this corresponde Service with sufficient postage as f Alexandria, VA 22313-1450 on the da	irst class mail	in an envelope addres	ne USPTO ssed to: C	or deposited Commissioner	with the United States Postal for Patents, P.O. Box 1450,	
Typed or printed name Hichael	///		Express Mail Label No.		_	
Signature A	11/1	\mathcal{A}		Date	August 31, 2006	ノ

This collection of information is required by 37 CFR 15. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the Individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

RECEIVED CENTRAL FAX CENTER

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

AUG 3 1 2006

Application of: Mittelstein, et al.

Serial No.: 10/673,296

Filed: September 29, 2003

Docket No: P03115

Title: PERISTALTIC PUMP WITH MOVEABLE) (6639-000035/US)

PUMP HEAD

Description: Emmanuel Sayoc

Broup No.: 3746

Docket No: P03115

(6639-000035/US)

AMENDED APPEAL BRIEF (37 C.F.R. § 41.37)

Mail Stop Appeal Brief – Patents Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313

Dear Sir:

Applicant appeals the Final Rejection in the above-identified application dated 18 April 2006, and submits this Amended Brief in support thereof. It is believed that no extensions of time are required. If any other fees, including any extensions of time, are required, please charge Deposit Account No. 08-0750.

I. REAL PARTY IN INTEREST

The real party in Interest in the present case is Bausch & Lomb Incorporated.

II. RELATED APPEALS AND INTERFERENCES

There are no other related Appeals or Interferences known to Appellant.

STATUS OF CLAIMS III.

Currently pending claims 1-4 stand rejected under 35 U.S.C. §102 (b). Claims 1, 2, and 4 have been amended and claim 3 was originally filed. All the claims are being appealed.

STATUS OF AMENDMENTS IV.

No amendment was filed subsequent to the final rejection.

V. SUMMARY OF INVENTION

The present invention relates to a peristaltic pump 10 for use in ophthalmic surgery wherein the pump head 14 Is moveable relative to the housing 12 and the backing plate 18. See FIGs. 1-5 and specification page 5, paragraph 21 thru page 9, paragraph 29.

Independent claim 1 claims a peristaltic pump 10 for use in ophthalmic surgery having a housing 12, a pump head 14 having a plurality of rollers 16 held within the housing 12, a backing plate 18 attached to the housing 12, resilient surgical tubing 50 positioned between the pump head 14 and the backing plate 18, wherein the pump head 14 is moveable relative to the housing 12 and the backing plate 18, such that when the pump head 14 is in an open position the surgical tubing 50 is easily inserted between the pump head 14 and the backing plate 18 and wherein the pump head 14 then translates towards the backing plate 18 to an operative position, such that as the pump head 14 is rotated the rollers 16 and backing plate 18 cooperate to compress the tubing 50 to peristaltically pump aspirant from a surgical site through the tubing 50. See FIGs. 1-5 and specification page 5, paragraph 21 thru page 9, paragraph 29 and especially page 7, paragraphs 26-27.

Independent claim 2 claims a peristaltic pump 10 for use in ophthalmic surgery having a housing 12, a pump head 14 having a plurality of rollers 16 held within the housing 12, a backing plate 18 attached to the housing 12 and for

cooperation with the pump head 14, and wherein the pump head 14 moves relative to the housing 12 and towards and away from the backing plate 18. See FIGs. 1-5 and specification page 5, paragraph 21 thru page 9, paragraph 29 and especially page 5, paragraph 22.

Independent claim 3 claims a peristaltic pump 10 for use in ophthalmic surgery comprising a housing 12, a pump head 14 having a plurality of rollers 16 extending from the housing 12, a backing plate 18 attached to the housing 12 and for cooperation with the pump head 14, and wherein the pump head 14 moves relative to the housing 12 and backing plate 18 from an open position to an operative position for insertion of resilient surgical tubing 50 between the rollers 16 and the backing plate 18 for peristaltically pumping aspirant through the tubing 50 from a patient's eye during surgery. See FIGs. 1-5 and specification page 5, paragraph 21 thru page 9, paragraph 29 and especially page 7, paragraph 27.

Independent claim 4 claims a peristaltic pump 10 for use in ophthalmic surgery comprising, a housing 12, a pump head 14 having a plurality of rollers 16 held within the housing 12, a backing plate 18 attached to the housing 12 and for cooperation with the pump head 14, a surgical cartridge 30 including a length of resilient tubing 50 connected to a collection bag 64 and for connection to a surgical aspiration device via additional tubing 48, and a cartridge holder drawer 24 for holding the surgical cartridge 30 and moveable from an open position to an operative position, and wherein the pump head 14 moves relative to the housing 12, such that after the drawer 24 moves from the open position to the operative position, the pump head 14 is moved toward the backing plate 18, such that the rollers 16 and the backing plate 18 cooperate to peristaltically pump aspirant through the length of tubing 50 as the pump head 14 is rotated. See FIGs. 1-5 and specification page 5, paragraph 21 thru page 9, paragraph 29 and especially page 7-8, paragraph 27

VI. ISSUES

The issue raised on this Appeal is whether each independent claim 1-4 has been improperly rejected under 35 U.S.C. §102 (b) as being anticipated by US Patent

4,713,051 to Steppe et al. Each independent claim 1-4 has been rejected on the same ground, that the claims are anticipated by Steppe.

GROUPING OF CLAIMS VII.

Claims 1-4 are each an independent claim.

VIII. **ARGUMENTS**

The case currently stands rejected under §102 as being anticipated by Steppe et al. It is respectfully submitted that Steppe et al. does not anticipate any of the four pending independent claims for at least the following reasons.

The Examiner asserts that Steppe teaches a pump with a pump head that is moveable relative to both a pump housing and a backing plate. This is simply not true. The pump head 82 of Steppe is only moveable in the sense that it is mounted on a slidable plate 76 that is biased by a springs 78 and 79; otherwise pump head 82 is stationary.

REJECTION RELATIVE TO CLAIM 1

As to independent claim 1 it is respectfully asserted that the head 82 of Steppe et al. is not moveable relative to both the housing and a backing plate, as specifically claimed. The pump head 82 of Steppe et al. will not move relative to opening 32, which is the only structure that could be argued to be a backing plate in the sense of the present invention. The pump head 82 will move as cassette 20 is inserted into unit 22 but will only move with the opening 32; therefore the head 82 will not move relative to the opening 32 but rather moves in unison with the opening 32. So head 82 always remains stationary relative to the opening 32. Therefore, Steppe et al. does not disclose the specifically claimed element of a pump head movable relative to the backing plate.

The Examiner, relative to claim 1, asserts that the pump head 82 of Steppe et al. moves towards opening 32. It is respectfully submitted that no such movement occurs. The spring biased plate 76 upon insertion of the cassette 20 only will move in the same direction as the cassette moves. The opening 32

moves, during insertion, relative to the head 82 but never does the head 82 move relative to the opening 32 as specifically claimed. In addition, the head 82 never moves towards the backing plate to an operative position as specifically claimed.

In addition, the Examiner asserts that the opening 32 is attached to the housing as specifically claimed. This is simply an unreasonably broad interpretation of attached. The opening 32 is part of cassette 20, which is a totally separate structure from unit 22 and is a removable device. To say that the opening 32 is attached to the housing is simply not credible. The opening 32 is formed in cassette 20. The cassette 20 is then attached to the cassette mechanism (co. 9, lines 29-30). It is unclear to what the cassette mechanism is attached. Therefore, yet another limitation of claim 1 is not met by Steppe et al.

REJECTION RELATIVE TO CLAIM 2

As to independent claim 2, the same arguments presented above apply. In addition, claim 2 requires that the pump head moves relative to the housing and towards and away from the backing plate. Since the plate 76 of Steppe et al. is only spring biased and not independently movable the head 82 cannot be said to move both towards and away from the opening 32. At best head 82 can only be said to move in one direction, with the movement of opening 32 as cassette 20 is inserted.

REJECTION RELATIVE TO CLAIM 3

As to independent claim 3, the same arguments presented above apply. The opening 32 of Steppe et al. is not attached to the housing of the unit 22 and the pump head 82 does not move relative to the housing and a backing plate, as required by the claim.

REJECTION RELATIVE TO CLAIM 4

As to independent claim 4, the same arguments presented above apply. In addition claim 4 includes a surgical cartridge (or cassette) that is separate from the backing plate. Claim 4 specifically sets forth that the backing plate is attached to the housing and the cartridge is placed in a drawer. This clearly distinguishes Steppe et al. as the opening 32 is part of the cartridge. Contrary to

the Examiner's arguments claim 4 clearly sets forth a backing plate that is separate from the surgical cartridge.

Claim 4 furthers sets forth that the drawer is moveable from an open position to an operable position. Steppe et al. do not disclose a drawer but rather a slot 26. A slot is not a drawer that moves as claimed, but rather is simply a stationary hole into which cassette 20 is inserted. The Examiner asserts that the cassette bottom housing 28 and cassette edge 36 with slot 26 form a drawer. It is totally illogical to say that a thing to be inserted (the cassette 20, including bottom 28 and edge 36) can itself form the drawer. Things, e.g. cassettes or cartridges are placed into drawers or slots but are not themselves drawers or slots. Therefore, Steppe et al. is totally vold of this claimed element.

Claim 4 still further claims that, after the drawer has moved to the operative position, the pump head moves toward the backing plate. Even if the cassette and slot in some stilted and illogical way could be said to be a drawer that moves, once the 'drawer' had moved in Steppe et al. the pump head 82 in no way moves as claimed in the present invention.

As the Federal Circuit has stated "anticipation requires the disclosure in a single prior art reference of each element of the claim under consideration". W.L. Gore & Assocs. V Garlock, Inc., 721 F.2d 1540, 220 USPQ 303, 313 (Fed. Cir. 1993). The Examiner has wholly failed to show such anticipation. In view of the above arguments, it is clear that Steppe et al. does not anticipate any of the four independent claims and the present application is in condition for allowance at an early date.

IX. CLAIMS APPENDIX

1. (Previously Amended) A peristaltic pump for use in ophthalmic surgery

comprising:

- a housing;
- a pump head having a plurality of rollers held within the housing;
- a backing plate attached to the housing;

resilient surgical tubing positioned between the pump head and the backing plate; and

wherein the pump head is moveable relative to the housing and the backing plate, such that when the pump head is in an open position the surgical tubing is easily inserted between the pump head and the backing plate and wherein the pump head then translates towards the backing plate to an operative position, such that as the pump head is rotated the rollers and backing plate cooperate to compress the tubing to peristaltically pump aspirant from a surgical site through the tubing.

- A peristaltic pump for use in ophthalmic surgery 2. (Previously Amended) comprising:
 - a housing:
 - a pump head having a plurality of rollers held within the housing;
 - a backing plate attached to the housing and for cooperation with the pump head; and
 - wherein the pump head moves relative to the housing and towards and away from the backing plate.
- A peristaltic pump for use in ophthalmic surgery comprising: 3. (Original)
 - a housing;
 - a pump head having a plurality of rollers extending from the housing;
 - a backing plate attached to the housing and for cooperation with the pump head; and

wherein the pump head moves relative to the housing and backing

plate from an open position to an operative position for insertion of

resilient surgical tubing between the rollers and the backing plate for

peristaltically pumping aspirant through the tubing from a patient's eye

during surgery.

- 4. (Previously Amended) A peristaltic pump for use in ophthalmic surgery comprising:
 - a housing;
 - a pump head having a plurality of rollers held within the housing;
 - a backing plate attached to the housing and for cooperation with the pump head;
 - a surgical cartridge including a length of resilient tubing connected to a collection bag and for connection to a surgical aspiration device via additional tubing; [and]
 - a cartridge holder drawer for holding the surgical cartridge and moveable from an open position to an operative position; and wherein the pump head moves relative to the housing, such that after the drawer moves from the open position to the operative position, the pump head is moved toward the backing plate, such that the rollers and the backing plate cooperate to peristaltically pump aspirant through the length of tubing as the pump head is rotated.

X. EVIDENCE APPENDIX

None

XI. RELATED PROCEEDINGS APPENDIX

None

Respectfully submitted,

Michael L. Smith Reg. No. 35,685

DATE: August 31, 2006

BAUSCH & LOMB INCORPORATED One Bausch & Lomb Place Rochester, New York 14604-2701

TEL: 636-226-3197